## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ARELIS FRANCO and CARLOS FRANCO

v.

: CIVIL ACTION

ANCHOR HOCKING, INC., a/k/a and d/b/a : ANCHOR HOCKING GLASS COMPANY :

NO.02-3975

and

NEWELL RUBBERMAID, INC.

\_\_\_\_\_

## DEFENDANT'S APPEAL OF ARBITRATION AWARD AND DEMAND FOR TRIAL DE NOVO

Defendants, Anchor Hocking Inc., (incorrectly identified in the complaint as a/ka/ & d/b/a Anchor Hocking Glass Company) and Newell Rubbermaid, Inc., hereby appeal the arbitration award entered on June 9, 2003 and demand a trial *de novo*, pursuant to Local Rule of Civil Procedure 53.2.

William F. Kiniry, Jr.
PA I.D. No.: 24623
Stefanie J. Fogel
PA I.D. No.: 76537
Attorneys for defendants,
Anchor Hocking Glass Company and

Dated: June 20, 2003

Newell Rubbermaid, Inc.

Piper Rudnick LLP 3400 Two Logan Square 18<sup>th</sup> & Arch Streets Philadelphia, PA 19103 (215) 656-3300

## **CERTIFICATE OF SERVICE**

I, Stefanie J. Fogel, certify that on June 20, 2003, I served a copy of the foregoing defendants' notice of appeal from arbitration award and demand for trial *de novo*, by United States first-class mail, postage prepaid, addressed as follows:

Gary P. Heslin, Esquire
The Heslin Law Firm
2834 Cottman Avenue
Revere Commons
Philadelphia, Pennsylvania 19406

Stefanie J. Fogel	 	